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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/646,676	08/22/2003		James Prescott	28926 / 04000	1016
27874	7590	09/30/2005		EXAMINER	
-		& GRISWOLD, L	DUNHAM, JASON B		
1110 FIFTH 21 EAST ST	-		ART UNIT	PAPER NUMBER	
COLUMBU	S, OH 4	3215-4243	3625	<del></del>	

DATE MAILED: 09/30/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
0554.40	10/646,676	PRESCOTT, JAMES				
Office Action Summary	Examiner	Art Unit				
	Jason B. Dunham	3625				
The MAILING DATE of this communication Period for Reply	n appears on the cover sh	eet with the correspondence address				
A SHORTENED STATUTORY PERIOD FOR RI WHICHEVER IS LONGER, FROM THE MAILIN  - Extensions of time may be available under the provisions of 37 CI after SIX (6) MONTHS from the mailing date of this communication.  If NO period for reply is specified above, the maximum statutory p  - Failure to reply within the set or extended period for reply will, by set of the set	G DATE OF THIS COMI FR 1.136(a). In no event, however, n. eriod will apply and will expire SIX statute. cause the application to be	MUNICATION. may a reply be timely filed  (6) MONTHS from the mailing date of this communication.				
Status						
1) Responsive to communication(s) filed on	22 August 2003.					
	This action is non-final.	•				
3) Since this application is in condition for all	owance except for forma	Il matters, prosecution as to the merits is				
closed in accordance with the practice und	der <i>Ex parte Quayle</i> , 193	5 C.D. 11, 453 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1-5</u> is/are pending in the applicat	ion.					
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-5</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction a	nd/or election requireme	nt.				
Application Papers						
9)☐ The specification is objected to by the Exa	miner.					
10)⊠ The drawing(s) filed on <u>22 August 2003</u> is/are: a)□ accepted or b)⊠ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the co						
11)☐ The oath or declaration is objected to by the						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for for	eian priority under 35 H	S C & 119(a)-(d) or (f)				
a) ☐ All b) ☐ Some * c) ☐ None of:	oigh phonty under oo o.	3. 3 110(a) (d) of (i).				
1.☐ Certified copies of the priority docur	nents have been receive	d				
2. Certified copies of the priority documents have been received in Application No.						
	3. Copies of the certified copies of the priority documents have been received in Application No					
application from the International Bu	•	<b>G</b>				
* See the attached detailed Office action for a	, ,,					
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) 🔲 Inte	erview Summary (PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date						
Information Disclosure Statement(s) (PTO-1449 or PTO/SI Paper No(s)/Mail Date		ice of Informal Patent Application (PTO-152) er:				
U.S. Patent and Trademark Office PTOL-326 (Rev. 7-05)  Offi	ce Action Summary	Part of Paper No./Mail Date 091605				

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#### **DETAILED ACTION**

### **Drawings**

New corrected drawings in compliance with 37 CFR 1.121(d) are required in this application because of blurred typing in the shaded portions of the diagrams and figure labeling exceeding the boundaries of the flow chart shapes. Applicant is advised to employ the services of a competent patent draftsperson outside the Office, as the U.S. Patent and Trademark Office no longer prepares new drawings. The corrected drawings are required in reply to the Office action to avoid abandonment of the application. The requirement for corrected drawings will not be held in abeyance.

## Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-5 are rejected under 35 U.S.C. 112, second paragraph, as being incomplete for omitting essential structural cooperative relationships of elements, such omission amounting to a gap between the necessary structural connections. See MPEP § 2172.01. The omitted structural cooperative relationships are: the software means discussed in claim 1 and 4 are not embodied in a physical medium capable of being acted upon such as a server or a computer readable disk. Claims 2-3 and 5 are dependent upon claims 1 and 4 respectively.

Claim Rejections - 35 USC § 102

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The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-5 rejected under 35 U.S.C. 102(b) as being anticipated by Nakfoor (U.S. Patent No. 6,496,809).

Referring to claim 1. Nakfoor discloses an Internet-based system for purchasing items on-line, comprising:

- A remote terminal for user by a consumer (Nakfoor: abstract);
- An on-line purchasing system, wherein said system further comprises a system
  database in communication with said remote terminal for storing both consumer
  information and ticket and merchandise information (Nakfoor: column 2, lines 4065 & figure 2);
- A user interface between said remote terminal and said on-line purchasing system for allowing the exchange of information and commands between said remote terminal and said on-line purchasing system (Nakfoor: column 3, lines 30-50);
- At least one source system in communication with said on-line purchasing system for allowing vendors of tickets or merchandise to sell items on-line, wherein said source system further comprises a source database for storing current ticket and merchandise information (Nakfoor: column 3, lines 30-50);

- A communication interface between said on-line purchasing system and said source system for allowing data exchange between said system (Nakfoor: column 3, lines 30-50);
- Software means for allowing said on-line purchasing system to monitor said source system for current ticket or merchandise information and communicate said information back to said on-line purchasing system (Nakfoor: column 3, lines 30-50);
- Software means for allowing said on-line purchasing system to execute the purchase of tickets or merchandise from said source system based on said current information (Nakfoor: column 4, line 63 – column 5, line 20); and
- Software means for allowing said source system to communicate with said remote terminal to indicate the completion of said purchase to said consumer (column 2, lines 28-39 & figure 1).

Referring to claim 2. Nakfoor further discloses a system comprising software means for allowing said on-line purchasing system and said source system to communicate with a financial institution for the purpose of completing a credit card transaction (Nakfoor: column 5, lines 9-20).

Referring to claim 3. Nakfoor further discloses a system wherein said software means for allowing said on-line purchasing system to monitor said source system for ticket or merchandise information and communicate said information back to said system database is a "BOT" (Nakfoor: column 2 lines 28-39). The examiner notes that applicant describes a "BOT" as automated software for monitoring and purchasing on-

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line products. Nakfoor describes a system capable of searching venue databases for ticket information and allowing the purchase of said tickets.

Referring to claims 4-5. Claims 4-5 are rejected under the same rationale as set forth above.

## Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

- Spiegal (U.S. Patent No. 6,466, 918) teaches a system and method allowing user
   to search for and purchase merchandise on-line through a purchasing system.
- "E-commerce, technology efforts propelled Ticketmaster's year", Amusment Business, 24 December 2001, Proquest # 97934414, 4 pages.; teaches a purchasing system allowing users to search for tickets from source systems.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jason B. Dunham whose telephone number is 571-272-8109. The examiner can normally be reached on M-F, 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wynn Coggins can be reached on 571-272-7159. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

**JBD** 

Jeffrey A/ Smith